

EXHIBIT C

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patentee: Stephen Almeida
Title: Multiple Pulse Photo-Epilator
Serial No.: 09/173,422
Filing Date: October 15, 1998
Patent No.: 6,228,074
Issue Date: May 8, 2001
Date: October 13, 2011

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-145

Sir:

DECLARATION OF EDWIN COLON IN SUPPORT OF PETITION UNDER 37 CFR §
1.138 (b) TO ACCEPT UNAVOIDABLY DELAYED PAYMENT OF MAINTENANCE FEE
IN EXPIRED U.S. PATENT NO. 6,228,074

1. I, Edwin Colon, being a Records Supervisor for Seyfarth Shaw, LLP, hereby declare:
2. I am a citizen of the United States and am more than twenty-one (21) years of age;
3. I am presently the Records Supervisor at the law firm of Seyfarth Shaw LLP (“Seyfarth”) (<http://www.seyfarth.com/>), where I have been employed since about August 1, 2007;
4. As part of my duties at Seyfarth Shaw, I am responsible for the organization and storage of physical files for the Boston office of Seyfarth Shaw where we store physical files and track their location using an electronic database;
5. On or about September 2, 2011, I received a request from our docketing administrator, June Kaps, regarding the retrieval of a physical file for U.S. Patent 6,595,986 ('986 Expired Patent).

6. I conducted a diligent and thorough investigation of the physical file room and our electronic database of files and found that we did not possess the physical file associated with the '986 patent;

7. Several days later, I received a further request from our IP docketing administrator, June Kaps, regarding the retrieval of the physical file concerning U.S. Patent 6,228,074 ("Petition Patent"). During the course of my investigation I discovered that the Petition Patent was also not in our physical presence or in our electronic database of files;

8. I declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true. I further declare that these statements were made with the knowledge and understanding that willful false statements and the like so made are punishable by fine, or imprisonment or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of any revived U.S. patent.

Respectfully submitted,



11-08-11

Edwin Colon
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